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A license issued under the provisions of this section shall consist of a certificate and a display tag or tags of a form approved by the board of health, issued from the office of the board of health. Licenses shall be good until revoked for cause, and when once revoked shall be renewed only upon reapplication and full compliance with the regulations as in the instance of the original issue. No license so revoked, however, shall be reissued sooner than six months from the date of such revocation. All license tags shall be displayed upon the vehicle used in the distribution of the product sold in a manner prescribed by the health officer, and no person shall display a tag unless a permit for such tags has been issued nor after the permit for it has been revoked. Said license shall be revoked in the discretion of the board of health upon the failure of the person holding such license to comply with all the requirements of the regulations issued under authority of this paragraph after trial and conviction before the city magistrate or forfeiture by failure to appear for trial at a time set after due notice. A fee of \$1 shall be charged and collected at the time of issue of license.

Any person offending against any of the provisions of this section, in reference to dairies, milk, etc., or any of the rules and regulations of the health officer issued as above provided, shall, upon conviction, be subject to a fine not to exceed \$5. A second conviction shall result in a revocation of license, if such person has previously obtained a license, in addition to such fine as above mentioned. Upon a third conviction, in addition to the fine above mentioned, the persons so offending shall be prohibited from selling their product in the city of Cumberland.

The health officer of the city of Cumberland is hereby empowered, either upon his own motion or by order of the board of health, to condemn and destroy any milk or cream or product from the same which shall not comply with the regulations of said board or health officer, and the acceptance of registration or license shall bind all persons from any right of action by reason of such condemnation and destruction.

Foodstuffs—Protection of. (Ord. Dec. 1, 1914.)

- 13. a. No person or persons or their agents or employees shall expose in the open window or showcase of any store, shop, or other building in the city of Cumberland any foodstuffs, such as uncooked meats, fresh fish, dressed poultry, sea food, confectioners' or bakers' products, for sale, unless such foodstuffs are protected from flies, dirt, dust, or other source of contamination by suitable glass cases, tight covers, or other proper containers that will insure the proper protection of such foodstuffs from contamination above mentioned.
- b. No person or persons, etc., shall expose for sale in any store, shop, or other building any fruit, vegetables, smoked or cured meats, or fish, or any article of food that is to be used immediately without preparation by removing the outer surface or by some process of cooking, any foodstuffs not mentioned in section 1, unless such article of food be protected from handling, from the contact of any animal or flies and insects, by being covered by screens or some other suitable material, and no article of food mentioned in this section or in subsection a shall be exposed for display or sale within or without any store, shop, or other building or upon any street or public place, unless the stall, trays, boxes, or shelves holding such foodstuffs are raised not less than 2 feet from the surface of the ground upon which they rest.
- c. No foodstuffs as mentioned in subsection a intended for sale shall be transported from place to place within the city of Cumberland unless such articles of food be properly protected from dust, dirt, insects, or small animals by suitable cover, sides, front, and back curtains to the vehicle so transporting said articles of food, or a proper and suitable cover placed over the foodstuffs in such a manner as to insure protection during transportation as above provided.
- d. No huckster, butcher, or other person selling foodstuffs from a wagon, cart, or other vehicle on the streets, lanes, or alleys or public places in the city of Cumberland

shall expose such foodstuffs to contamination, and all foodstuffs coming under subsections a and b offered for sale from any wagon, cart, or other vehicle shall be protected as required by subsections b and c of this section.

Drinking Water—Source of—Certification. (Ord. Dec. 1, 1914.)

- 14. a. Every building in the city of Cumberland used as a dwelling or habitation for human beings, where sewer connection is available, shall be supplied with the city water service for sanitary and domestic purposes, unless there is provided from some other source a water supply adequate and of a standard of purity to meet the standard adopted by the city.
- b. No hotel, boarding house, café, lunch room, bar, or other place where the public is served with meals or drink shall serve for drinking purposes any water other than the city tap supply unless the water so used is first boiled, distilled, or has been approved for such use by the health officer.
- d. No water from wells, springs, or other private supply of water shall be permitted to be used within the city limits unless the water from such well, etc., has been certified to as of standard adopted by the board of health. The board of health is empowered to set a standard of purity, and all wells, etc., the water from which has been analyzed and certified to shall be so placarded by the health department. Any water from well, spring, or other source in the city or brought into the city not so placarded or certified shall be declared a nuisance, and the person so maintaining such spring, well, or other source shall, upon conviction, be fined not less than \$25 and \$5 for each day such well, spring, or other source is permitted to exist after due notice from the health officer to abandon and destroy the same.

Ice—Manufacture and Sale. (Ord. Dec. 1, 1914.)

14. c. No ice shall be sold, given away, or delivered within the city limits for domestic use, or that may be used for domestic use, until after the water from which such ice is made has been analyzed, approved, and certified by the health officer as to its purity, and the method of such manufacture free from danger of contaminating such water: Provided, That ice sold and used for cooling or refrigerating purposes only may be manufactured from uncertified water if such water at the time of use in the ice molds is denatured by the addition of a coloring substance the amount and kind of which to be specified by the board of health.

Stables; Construction and Care-Manure; Disposal of. (Ord. Dec. 1, 1914.)

15. All stables within the limits of the city of Cumberland, where are stabled or kept horses, cows, or other domestic animals, shall be constructed or reconstructed so as to comply with the following specifications:

Stalls.—All floors of all stalls shall be impervious to water or other liquids, and so graded that all liquids falling thereon will drain to the rear of the stall. At the rear of all stalls shall be placed a gutter or drain into which will flow all liquids draining from the floor of all stalls. Said gutters shall be so graded that all liquid discharged into them will be carried off and conducted to a catch basin or cesspool, which in turn will be connected with a sewer. Said sewer connections shall be not less than 4 inches and shall be kept open and clear at all times.

Lofts.—No hay, straw, or feed shall be kept or stored in any loft over any stalls unless the floor of such loft is sufficiently tight to prevent the dropping or sifting of dust or dirt from such loft into any stall.

Ventilation and light.—All stables shall be provided with opening sufficient for the purpose of light and ventilation. All openings shall be properly screened so as to prevent the entrance into such stable of flies.